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Law Offices of OLSON CANNON GORMLEY & STOBERSKI

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6	Attorneys for Defo
7	GLORIA MALDO
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10	ROBERT ANSA the estate of D.B
11	died August 15, 2 BRANON-CHES
12	Mother of D.B.,
13	the Natural Fathe
14	
15	GLORIA MALD
16	GUITERREZ, in a political subdiv
17	DOE individuals DEPARTMENT
18	EMPLOYEES I- official capacities
19	SIEGAL SUITES Limited Liability
20	SECURITY CON CORPORATION
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endants CLARK COUNTY,

ONADO and AUDRA GUTIERREZ

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ARA, as Special Administrator of ., born December 18, 2015 and 2017 and GABRIELLE SLEY, individually, as the Natural David Banks, individually and as er of D.B.,

Plaintiffs,

v.

OONADO, individually; AUDRA dividually; CLARK COUNTY, vision of the State of Nevada; I-XX; ROE CLARK COUNTY OF FAMILY SERVICES XX, individually and in their s; TROPICANA DE, LLC, d/b/a S OF TROPICANA, a Foreign Corporation; AND DOE MPANY and ZOE NS XXI-XXX,

Defendants.

CASE NO. 2:19-cv-01394-GMN-VCF

STIPULATION TO EXTEND TIME FOR DEFENDANTS CLARK COUNTY, GLORIA MALDONADO AND AUDRA GUITIERREZ TO REPLY TO PLAINTIFFS' **OPPOSITION TO DEFENDANTS'** MOTION TO DISMISS PLAINTIFFS' SECORD AMENDED COMPLAINT

(FIRST REQUEST)

COME NOW Plaintiffs ROBERT ANSARA, as Special Administrator of the estate of D.B., born December 18, 2015 and died August 15, 2017 and GABRIELLE BRANON-CHESLEY, individually, as the Natural Mother of D.B., David Banks, individually and as the Natural Father of D.B. and Defendants COUNTY OF CLARK, GLORIA MALDONADO and AUDRA GUTIERREZ, by and through their undersigned counsel of record and hereby

stipulate to extend the time for Defendants COUNTY OF CLARK, GLORIA MALDONADO and AUDRA GUTIERREZ ("County Defendants") to Reply to Plaintiffs' Opposition to County Defendants' Motion to Dismiss Plaintiffs' Second Amended Complaint. County Defendants' Reply to Plaintiffs' Opposition is currently due on 9/8/2020. This is County Defendants' first request for an extension based on other case obligations. The parties have agreed to extend Defendants' Reply deadline to Plaintiffs' Opposition to Defendants Motion to Dismiss Plaintiffs' Second Amended Complaint to 9/30/2020. This Stipulation is submitted in good faith and not for the purpose of undue delay.

DATED this 2nd day of September, 2020	DATED this 2nd day of September.
	2020

/s/ Samantha A. Martin, Esq.	<u>/s/ Felicia Galati</u>
Samantha A. Martin, Esq.	Felicia Galati, Esq.
Nevada Bar No. 12998	Nevada Bar No. 7341
RICHARD HARRIS LAW FIRM	OLSON, CANNON, GORMLEY
801 South Fourth Street	ANGULO & STOBERSKI
Las Vegas, Nevada 89101	9950 W. Cheyenne Ave.
Attorneys for Plaintiff	Las Vegas, Nevada 89129
	Attorneys for Defendants
	COUNTY OF CLARK, GLORIA
	MALDONADO and AUDRA

ORDER

IT IS SO ORDERED, that Defendants COUNTY OF CLARK, GLORIA MALDONADO AND AUDRA GUTIERREZ have until 9/30/2020 to Reply to Plaintiffs' Opposition to Defendants' Motion to Dismiss Plaintiffs' Second Amended Complaint.

Dated this ____ day of September, 2020.

Gloria M. Navarro, District Judge
UNITED STATES DISTRICT COURT

GUITIERREZ